VIII. And be it enasted. That all warrants, process and subpœnas, issued out of C H A P. any county court of this state, directed to the sheriff, or coroner or surveyor, of any Warrants, other county, shall be executed in the same manner as warrants, process or subpœ- &c. shall be nas, which have heretofore issued out of the general court of this state; and every executed, &c. jurisdiction or power incident thereto, and which hath or might have been exercifed by the general court, or any of the officers of the same, shall and may be exercised by the respective county courts of this state, and the officers thereof.

IX. And be it enacted, That in case any plaintiff or plaintiffs, his, her or their Process may executors or administrators, shall think proper to issue process against any bail issue against which have heretofore been taken in any action depending in the general court, or against the executors or administrators of such bail, the clerk of the said court, upon application of the faid plaintiff or plaintiffs, or his, her or their attorney, executors or administrators, shall make out and transmit to the justices of the county court in which the faid bail, or his, her or their executors or administrators, shall reside, an exemplification of the record of the proceedings of fuch court, upon which all fuch process and proceedings shall be had in the county court, as if such bail had been originally taken therein.

X. And he it enacted, That in case the person or persons who shall have be-Judgment come bail for any defendant or defendants in any action now depending in the may be entered against general court, shall remove from, or cannot be found in, the county in which he bail, &c. or they refided at the time he or they become bail in fuch action, the county court of the faid county court of the faid county shall, upon the return of two nibils to any scire facias issued against such bail, and upon default of his or their appearance, enter judgment thereupon against such bail.

XI. And be it enacted, That in case of any judgment rendered in the general Process may court, upon which it shall be necessary to issue a scire facias to obtain the effect be had on judgments in of the faid judgment, the clerk of the general court, upon application of the the general plaintiff or plaintiffs, or his or their attorney, executors or administrators, shall court, &c. make out and transmit to the justices of the court of the county in which the defendant or defendants, or his, her or their executors, administrators or turtenants shall reside, or in which the said desendant or desendants, his, her or their executors or administrators last resided, in case of removal out of the state, an exemplification of the record and proceedings of fuch court, upon which all fuch process proceedings shall be had in the county court, as if the original judgment had been rendered therein.

XII. And be it enacted, That the justices of the several and respective county Justices to courts shall have exclusive jurisdiction and authority to try, according to law, all have exclusive and every person or persons who shall have committed, or shall commit, any &c. offence or crime whatsoever, although it may subject such person or persons to the pains of death, and upon the conviction of the offender or offenders in due course of law in the county court of the county in which the crime hath been or shall be committed, shall give judgment according to the nature and quality of the crime or offence.

XIII. And be it enacted, That if any party presented or indicted in any of the Party presentcounty courts of this state, shall suggest to the court in which such prosecution is ed may be depending, that a fair and impartial trial cannot be had in such court, and shall adjoining support such suggestion by affidavit, or other satisfactory evidence, it shall and county. may be lawful for the faid court, in their discretion, to order and direct the record of their proceedings in the faid profecution to be transmitted to the justices of any adjoining county court for trial, and the justices of such adjoining county court shall hear and determine the same in the same manner as if such prosecution had been originally instituted therein.

XIV. And be it enacted, That if the attorney-general, or the profecutor for On suggestithe state, shall suggest to any county court before whom an indictment is or may may be transbe depending, that the state cannot have a fair and impartial trial in such court, mitted, &c.